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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan. **0** Valuation of Security **0** Assumption of Executory Contract or Unexpired Lease 0 Lien Avoidance Last revised: September 1, 2018 UNITED STATES BANKRUPTCY COURT **District of New Jersey** Barbara Lynn Van Hassel 19-28399 In Re: Case No.: Stacey L. Meisel Judge: Debtor(s) **CHAPTER 13 PLAN AND MOTIONS** Original ✓ Modified/Notice Required Date: 12/9/2019 ■ Motions Included ☐ Modified/No Notice Required THE DEBTOR HAS FILED FOR RELIEF UNDER CHAPTER 13 OF THE BANKRUPTCY CODE. YOUR RIGHTS MAY BE AFFECTED

You should have received from the court a separate *Notice of the Hearing on Confirmation of Plan*, which contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with your attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a written objection within the time frame stated in the *Notice*. Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice. The Court may confirm this plan, if there are no timely filed objections, without further notice. See Bankruptcy Rule 3015. If this plan includes motions to avoid or modify a lien, the lien avoidance or modification may take place solely within the chapter 13 confirmation process. The plan confirmation order alone will avoid or modify the lien. The debtor need not file a separate motion or adversary proceeding to avoid or modify a lien based on value of the collateral or to reduce the interest rate. An affected lien creditor who wishes to contest said treatment must file a timely objection and appear at the confirmation hearing to prosecute same.

The following matters may be of particular importance. Debtors must check one box on each line to state whether the plan includes each of the following items. If an item is checked as "Does Not" or if both boxes are checked, the provision will be ineffective if set out later in the plan.

THIS PLAN:
$\hfill \square$ DOES $\hfill \square$ DOES NOT CONTAIN NON-STANDARD PROVISIONS. NON-STANDARD PROVISIONS MUST ALSO BE SET FORTH IN PART 10.
□ DOES ☑ DOES NOT LIMIT THE AMOUNT OF A SECURED CLAIM BASED SOLELY ON VALUE OF COLLATERAL, WHICH MAY RESULT IN A PARTIAL PAYMENT OR NO PAYMENT AT ALL TO THE SECURED CREDITOR. SEE MOTIONS SET FORTH IN PART 7, IF ANY.

Case	19-2	8399-SI			12/11/19 e of Notice		d 12/12/19 2 of 7	9 00:35:05	Desc Imaged
			OT AVOID A ST. SEE MO					, NONPURCI	HASE-MONEY
Initial E	Debtor	(s)' Attor	ney LRB	Ini	tial Debtor:	BLV		Initial Co-Deb	otor
Part 1:	Pay	ment and	d Length of	Plan					
approx		ne debtor ly <u>60</u> mor		00.00 Mont	hly to the Cl	hapter 13	3 Trustee, s	tarting on <u>o</u>	ctober 1, 2019 for
	b. Th	ne debtor	Future Earn	ings				wing sources	s: funds are available):
	c. Us	se of real	property to s Sale of real Description: Proposed d	property	•	:			
			Refinance of Description: Proposed d		-				_
		✓		25 Dena [Orive, Wanad	que, NJ 0		ing property:	-
	d.	✓	The regular loan modific		nortgage pay	ment wil	I continue p	ending the s	ale, refinance or
	e.	V	Debtor cash	ned out he		e can pa			d length of plan: tee for mean time as
Part 2:			otection			NONE			
Trustee			orotection pa d pre-confirm				ount of \$	_ to be paid t	o the Chapter 13
debtor			orotection pa Plan, pre-coi	•			ount of \$ <u>110</u> (creditor).	00.00 to be	e paid directly by the
Part 3:	Prio	rity Clai	ms (Includin	ıg Admini	strative Exp	enses)			
a. <i>I</i>	All allo	wed prio	rity claims w	ill be paid	in full unless	the cred	itor agrees	otherwise:	
Creditor None					Type of Priority	У			Amount to be Paid
	Dome: Check	one:	ort Obligatio	ns assigne	ed or owed to	o a gover	nmental un	it and paid le	ss than full amount:

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The allowed prior	rity claims listed below ar	e based on a domestic s	upport obligation that has been			
assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim						
pursuant to 11 U.S.C.1322(a)(4):						
Creditor	Type of Priority	Claim Amount	Amount to be Paid			

Part 4: Secured Claims

a. Curing Default and Maintaining Payments on Principal Residence: NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

The Bank of NY	Collateral or Type of Debt Real Estate	Arrearage 160674.61	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan) Debtor plans to seek a loan modification via DMM POrtal	Regular Monthly Payment (Outside Plan) 1100.00
	Real Estate	12552.36	, iii oai ago	DIVINI PORTAI	310.00

b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: ✓ NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

				Interest	Amount to be Paid	Regular Monthly
				Rate on	to Creditor (In	Payment (Outside
C	Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

c. Secured claims excluded from 11 U.S.C. 506: ▼ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

					Total to be Paid through the Plan
				Amount of	Including Interest Calculation
Name	of Creditor	Collateral	Interest Rate	Claim	3

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments V NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

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Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	 Total Amount to Be Paid
0.00.10.		2001		2.56	Collateral	 20. 0.0

			Conacora			
,		collateral and completes the ethe corresponding lien.	Plan, payment of the	full amount of the		
	onfirmation, the stay is	terminated as to surrendere terminated in all respects. T				
Creditor	Colla	ateral to be Surrendered	Value of Surrendered Collateral			
f. Secured Claims Unaffected by the Plan ✓ NONE The following secured claims are unaffected by the Plan: Creditor g. Secured Claims to be Paid in Full Through the Plan □ NONE						
Creditor		ill Through the Plan ☐ NON Collateral		to be Paid through the Plan		
Part 5: Unsec	ured Claims N	ONE				
a. Not	Not less than \$	allowed non-priority unsecu	red claims shall be pa a	id:		
	Not less than _					
✓	<i>Pro Rata</i> distrib	oution from any remaining fur	nds			
.		secured claims shall be treat				
Creditor	Basi	s for Separate Classification	Treatment	Amount to be Paid		
Part 6: Execu	tory Contracts and U	nexpired Leases X NC	DNE			
,	See time limitations s real property leases in	et forth in 11 U.S.C. 365(d)(4 n this Plan.)) that may prevent as	sumption of		
	cutory contracts and ur wing, which are assur	nexpired leases, not previous ned:	ly rejected by operation	on of law, are rejected,		
Creditor	Arrears to be Cured in Plan	Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment		
Part 7: Motion	ns X NONE					
T-dit 7. Would	IS—A NONE					
NOTE: All plan	ns containing motion	s must be served on all no	tentially affected cre	ditors together with		

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LBR 3015-	Notice of Chap 1. A Certification he Clerk of Cou	on of Service	e, Notice o	of Chap	oter 13 P	lan Transmi	ttal an		
	Motion to Avoid Debtor moves t								
Creditor	Nature of Collateral	Type of Lier	n Amount c	of Lien	Value Collate		med	Sum of All Other Liens Against the Property	Amount of Lien to be Avoided
NONE	Motion to Avoid Debtor moves t		-					•	-
	with Part 4 above	•							
Creditor	Collateral		Scheduled Debt	Total C	ollateral S	uperior Liens	Value Credi Intere Colla	tor's est in	Total Amount of Lien to be Reclassified
	Debtor moves to on collateral co	onsistent with		ove:	ns as part	Amount to b		ned	Amount to be Reclassified as Unsecured
a. \ b. F Cree	Testing of Proping Upon Confine Upon Dischard Payment Notice ditors and Lesso the Debtor notwo	erty of the E mation arge es ors provided	for in Parts			ontinue to ma	ail cus	tomary notic	ces or
	2) Other A 3) Secured 4) Lease A 5) Priority	ee shall pay s Standing Tr dministrative of I Claims rrearages	ustee Com Claims			ring order:			
d. F	Post-Petition Cl		wiiii 3						

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The Standing Trustee ☑ is, ☐ is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section 1305(a) in the amount filed by the post-petition claimant.						
Part 9	: Modification X NONE					
	If this Plan modifies a Plan previously filed in the Date of Plan being modified: 12/9/19	is case, complete the information below.				
	n below why the plan is being modified: ted amt of claim for HOA and arrears on mtg	Explain below how the plan is being modified: according to objections filed by HOA and Mtg adjusted amounts				
Are Schedules I and J being filed simultaneously with this Modified Plan? ☐ Yes ☐ No						
Non-Standard Provisions Requiring Separate Signatures: ✓ NONE ☐ Explain here: Any non-standard provisions placed elsewhere in this plan are ineffective.						
Signat	tures					
The De	ebtor(s) and the attorney for the Debtor(s), if any	must sign this Plan.				
debtor(represented by an attorney, or the attorney for the sions in this Chapter 13 Plan are identical to <i>Local Form,</i> dard provisions included in Part 10.				
certify	under penalty of perjury that the above is true.					
Date:		Barbara Lynn Van Hassel rbara Lynn Van Hassel				
Date:	De	ebtor				
Date.	Jo	int Debtor				
Date		Leonard R. Boyer onard R. Boyer 010241984				
		torney for the Debtor(s)				

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United States Bankruptcy Court District of New Jersey

In re: Barbara Lynn Van Hassel Debtor

Case No. 19-28399-SLM Chapter 13

Wilmington, DE 19850-5298

CERTIFICATE OF NOTICE

District/off: 0312-2 User: admin Page 1 of 1 Date Rcvd: Dec 09, 2019 Form ID: pdf901 Total Noticed: 9

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Dec 11, 2019.

db +Barbara Lynn Van Hassel, 25 Dena Drive, Wanague, NJ 07465-1422

+Kenwood Commons Condominium Assoc., Inc., Suites 6-8, Randolph, NJ 07869-2100 c/o Griffin Alexander, P.C., 415 Route 10. cr

+Bank of America, 518481974 c/o KML Law Group, PC., 216 Haddon Ave, Suite 406,

Westmont, NJ 08108-2812

+Chase Card Services, Attn: Bankruptcy, 518481975 Po Box 15298,

518534739 +JPMorgan Chase Bank, N.A., s/b/m/t Chase Bank USA, N.A.,

c/o National Bankruptcy Services, LLC, P.O. Box 9013,

Addison, Texas 75001-9013 518526518 +Kenwood Commons Condominium Association Inc., Griffin Alexander, P.C.,

415 Route 10, 2nd Floor, Randolph, NJ 07869-2100

518602907 The Bank of New York Mellon Trust Company, et al, c/o Bank of America, N.A., PO Box 31785,

Tampa, FL 33631-3785

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center. U.S. Attorney, smg

E-mail/Text: usanj.njbankr@usdoj.gov Dec 10 2019 00:01:11 Room 502, Rodino Federal Bldg., Newark, NJ 07102-2534

+E-mail/Text: ustpregion03.ne.ecf@usdoj.gov Dec 10 2019 00:01:08 smg United States Trustee,

Office of the United States Trustee, 1085 Raymond Blvd., One Newark Center, Suite 2100,

Newark, NJ 07102-5235

TOTAL: 2

***** BYPASSED RECIPIENTS *****

NONE. TOTAL: 0

Addresses marked '+' were corrected by inserting the ZIP or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

Transmission times for electronic delivery are Eastern Time zone.

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Dec 11, 2019 Signature: /s/Joseph Speetjens

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on December 9, 2019 at the address(es) listed below:

Denise E. Carlon on behalf of Creditor The Bank of New York Mellon Trust Company, N.A fka The Bank of New York Trust Company Et Al... dcarlon@kmllawgroup.com, bkgroup@kmllawgroup.com Glenford Washington Warmington on behalf of Creditor Kenwood Commons Condominium Assoc., Inc. attorneys@lawgapc.com

Leonard R Boyer on behalf of Debtor Barbara Lynn Van Hassel lrbnjesq@gmail.com, mcordova48890@aol.com;r.lr73573@notify.bestcase.com;aocasio768@aol.com

Marie-Ann Greenberg magecf@magtrustee.com

Rebecca Ann Solarz on behalf of Creditor The Bank of New York Mellon Trust Company, N.A fka The Bank of New York Trust Company Et Al... rsolarz@kmllawgroup.com

USTPRegion03.NE.ECF@usdoj.gov

TOTAL: 6